

GODDY'S MAGAZINE AND LADY'S BOOK FOR 1845. The best and most popular...

It is merely with a view to gratify this curiosity on the part of our friends that we now proceed to...

The reception of the news of Lexington, fought by Darius—Macon's superintendant of the British...

This list will be revised by the next issue, but our readers will not forget to send their contributions...

TERMS. Orthography, Reading, Writing &c. \$8 per ses. English Grammar, Geography, Arithmetic &c. \$12 per session.

The Languages, Mathematics &c. \$18 per session. Board, including washing Lights &c. \$7 per month.

Any number of students can be boarded at the college in the family of Charles A. Smith, where they will be continually under the superintendence of the teachers.

The college is located in Lafayette county, five miles north-west of Oxford, in a healthy, moral, religious, & intelligent neighborhood.

Considerable attention will be given to Oratory and English composition. The Bible will not only be read in school, but continually used as a class book...

By order of the Trustees. ALEX. SHAW, Vice President. CHARLES A. SMITH, Secretary.

College Hill, Nov. 18, 1845.

NOTICE. The undersigned, Administrator of the Estate of George W. Terry, deceased, having, at the January Term A. D. 1845 of the Probate Court of Panola county, filed his accounts for final settlement...

NOTICE. The partnership heretofore existing between the undersigned, has this day dissolved by mutual consent.

ADMINISTRATOR'S NOTICE. AGREEABLY to an order of the Hon. Probate Court of Panola county, made at the October Term thereof A. D. 1844...

ADMINISTRATOR'S NOTICE. The undersigned, having permanent-ly located himself in this place, is prepared to execute all work in his line...

NORTH MISSISSIPPI COLLEGE.

The Trustees of this institution, take pleasure in announcing to the public, that they have secured, as Professor to take charge of their College, the services of Joseph Y. Boyd A. M., who is favorably known in our country as a faithful, able, and successful teacher.

While the Trustees have all the corporate power of a college, it is nevertheless their intention to make the college, a preparatory school to the State University, located at Oxford; and students can be prepared for any class in that, or any other institution to which their parents may wish to send them.

The scholastic year will be divided into sessions of five months each. The first of which will commence on Monday 5th of January 1846.

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Regular PACKET BOAT. The substantial built Steamer OLIVE.

W. J. O'FARRELL, MASTER. Will run the ensuing season as REGULAR PACKET BOAT between the various ports on this river and Vicksburg, and will take cotton for N. Orleans at the lowest rates.

Rangers Notice. WAS posted by John H. Bird, firing three miles west of Pharsalia, one Bay Mare, with some grey hairs on her withers and some white spots under her belly...

INSOLVENT NOTICE. THE STATE OF MISSISSIPPI. PANOLA COUNTY. Probate Court April Term 1845.

INSOLVENT NOTICE. THE STATE OF MISSISSIPPI. PANOLA COUNTY. Probate Court April Term 1845. The undersigned, Commissioners of Insolvency, appointed by the Hon. Probate Court of said county...

INSOLVENT NOTICE. THE STATE OF MISSISSIPPI. PANOLA COUNTY. Probate Court March Term 1845. The undersigned, Commissioners of Insolvency, appointed by the Hon. Probate Court of said county...

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REGULAR PACKET. The new light draught and substantial steamer, LAMA.

WILLIAM RANEY, MASTER. Will run this season as a regular PACKET BOAT, between the different ports on the Tallahatchie river and New Orleans.

Having been built expressly for the navigation of second and third class rivers, she is thought by all who have seen her to be as well adapted to this trade as any boat that has ever been in it.

The proprietor does not hesitate in assuring the public that she is as safe as any boat.

Being entirely new, and built by the best workmen, and of the best timbers, her hull and machinery is not inferior to any about.

She can carry about 800 bales of cotton. For freight or passage apply on board or to Hunt & Co, agents, January 18, 1845.

FEMALE SCHOOL. MRS. N. PATTON'S School for young ladies will open at Panola on the 20th of October next.

TERMS. PER SESSION OF FIVE MONTHS. Orthography, reading and writing, \$6.00. Geography, Arithmetic and English Grammar, \$10.00.

REFERENCES. Judge CARBY, S. W. CARR, Esq., N. HOWARD, Dr. H. N. EDMOND, M. J. N. H. ROPER, STERN SIMMONS, F. A. TYLER, Esq., Wm. E. STONE.

NOTICE. I hereby given to all persons interested in the Estate of Richard W. Thomas deceased, that, having filed my papers for a settlement with the Probate Court of Panola County, so far as my administration has extended, I shall at the July term 1845, of said Court, apply for leave to resign the administration of said estate.

Chancery District Court Of the State of Mississippi at Hol Springs.

At RULES, the 1. Monday of August 1845. Samuel Jones Jr. John Allison et al.

Upon opening the matters of this Bill, appearing to the satisfaction of the court, that Samuel Arbuckle, Thomas G. Allison, William A. Williams, John H. Poston, Alexander H. Poston, John H. Poston, and William H. S. O'Leary, defendants, are not inhabitants of the state of Mississippi, but reside beyond the limits thereof...

And it is further ordered that a copy of this order be inserted in 'The Lynx' a newspaper published in the town of Panola, Mississippi, once a week for two months, successively.

Charges. That on the 11th December 1839, the firm of Talbot Jones & Co., consisting of John Jones, since dead, and co-partners, recovered a judgment in the United States District Court, for the Northern District of Mississippi, against defendant John Allison for \$341 40-100 debt and damages, besides costs.

That on the 16th October, only a few weeks prior to the recovery of said judgment, said Allison, fraudulently, to evade the execution of the same, made an assignment by a private deed of trust, to Asa Love, of all the remaining property therein named, which he had previously, to effect the same object, smuggled off and conveyed to Texas by said property to be made for the benefit of certain real or pretended creditors therein named, and among other debts, named and pretended to be secured by said d. t. is one mentioned as being due to the Mississippi Union Bank for \$2000 upon a note in which the said Allison & John Rayburn, are the securities only for Samuel A. Gillespie who is private party to the face of said deed, so far as regards that note, is not to secure the payment of the same to said Bank but not to have said Rayburn indebted in any way on account thereof, that there was no consideration moving from said Rayburn to said Allison, and that said deed is void in other respects, has no binding force, so far as regards said debt of \$2000, that the principal in said note is solvent, and amply a fit to pay said debt if not already done, that said Rayburn is exposed to no danger of molestation having been for several years wholly insolvent, many of the other debts mentioned in said deed, have been since the execution thereof paid off, that Josiah Gillespie, one of the witnesses to said deed, is one of the creditors therein named, that proof of said deed was made by the witnesses, there being but one other besides said Gillespie, that the certificate of proof in other respects, is not such as the statute requires for admission to record, that said deed was not properly admitted to record and operates as no bar to the lien of said Judgment, upon the property therein named, that portion of the property pretended to be conveyed by said deed is a section of land therein described, having about 160 acres cleared with valuable improvements thereon, defendant Love the Trustee, came immediately into possession thereof, and has occupied and enjoyed the same ever since the execution of said d. t. under an agreement to pay rent thereon, at the rate of \$3 50 per acre, that he also took possession of all the personal property in said deed specified, together with all the crop of the crop of the year 1839, raised by said Allison, which he was in deposit of and account for as trustee, that the whole amount of debts mentioned in said deed, besides that of \$2000, to the Mississippi Union Bank is between \$1400 and \$15 00, some of which are already paid, that it was not the honest and bona fide intention of said Allison, to secure the payment of the debts, mentioned in said deed, but to delay, hinder and defeat other just creditors, one of whom is complainant.

PRAYER. That said deed of trust be declared to be null and void and of no effect and set aside, so that complainant with all other creditors may stand upon an equal footing, and his judgment have its unobstructed course, but if it should appear that said deed is not fraudulent, as to the rights of complainant, nor otherwise defective, and that the same ought to have its full force and effect, whether as to all the debts therein named, or whether only as to all except said \$2000, then that said Love Trustee, be decreed to execute said trust, by selling all of said property remaining on hand including said land and to liquidate and discharge said debts, with the proceeds of said sale, and pay any balance that may be left, to satisfaction of complainant's judgment and for general relief.

ELIZABETH JOHNSON, Formerly Elizabeth Garret, Adm'r. of Jas. Garret, dec'd. 35-36.

ADMINISTRATOR'S NOTICE. The State of Mississippi, Probate Court Tallahatchie County. January Term, 1845.

AT this term of the Circuit Letters of Administration having been granted to the undersigned on the estate of Hester Howard deceased, therefore all persons indebted to said estate, are requested to make prompt payment, and all those having claims against said estate, must present them duly authenticated within the time prescribed by law, or they will be thereafter barred.

CHARLESTON MISS., February 5, 1845. P. B. McDANIEL, Adm'r.

BLACKSMITHING. The undersigned having permanent-ly located himself in this place, is prepared to execute all work in his line, on the shortest notice, and in the most complete and durable manner.

Wm. W. SMITH, Adm'r. of the Estate of Richard W. Thomas deceased. PANOLA, May 20th, 1845.

EXECUTOR'S NOTICE.

LETTERS Testamentary, on the estate of George W. Alexander, dec'd, having been granted to the undersigned by the Hon. Probate Court of Panola County, at the September term 1845, of said Court, notice is hereby given to all persons indebted to said estate to come forward and make immediate payment; and all persons having claims against said estate, will present the same duly authenticated to the undersigned within the period prescribed by law, or they will be barred.

CHARLES T. ALEXANDER, GEORGE L. ALEXANDER, Executors. 36-37.

INSOLVENT NOTICE. THE STATE OF MISSISSIPPI. PANOLA COUNTY. Probate Court, September Term, 1845.

THE undersigned Commissioners of Insolvency, appointed by the Hon. Probate Court of said county, at the office of C. P. Curtis on the third Monday in each month, to examine, audit, and settle the claims for and against said estate.

KEYES, WILSON & Co., COMMISSION MERCHANTS. 31 Camp Street, NEW ORLEANS.

WOULD again tender their services to their friends and the public generally, in the sale of Cotton and the transactions of Commission business in all its branches, pledging themselves to use every exertion to promote the interest of, and render satisfaction to those who may confide business to their charge.

We have Open Policies of Insurances to cover all shipments of Cotton on signed to our address. This wishing business will write across the face of the Bill of Lading, 'Insure once more' and forward the original to us by mail. We shall keep all Cotton fully insured against fire here until sold.

We will furnish our friends with Haggag, Rope, Family Groceries, &c. at the lowest cash price, when ordered. Latest cash advances will be made on Cotton or Bills of Lading, in hand. J. W. LIMPIN is our authorized Agent, and will promptly attend to any business consigned to him.

Administrator's Notice. LETTERS of administration having been granted to the undersigned, on the estate of John F. Oliver, deceased, by Hon. Probate Court of Panola County, at the May term, A. D. 1845.

Notice is hereby given to all persons indebted to said estate, to come forward and make immediate payment; and those persons having claims against said estate are notified to present the same duly authenticated, within the time prescribed by law, or this notice will be plead in bar of the recovery.

DIONYSIUS OLIVER, Adm'r.

NOTICE. THE undersigned, Administrator of the Estate of Zimry W. Tain, deceased, having, at the January Term A. D. 1845 of the Probate Court of Panola county, filed his accounts for final settlement at the March Term A. D. 1845 of said Court.

Notice is hereby given to all persons interested in said Estate, to attend a said Term of Court, and show cause if any they have, why final settlement and allowance of said accounts should not thereby be made.

JAMES RUFFIN, Adm'r. of the Estate of Zimry W. Tain deceased, January 25, 1845 3-6w.

NOTICE. ELIZABETH JOHNSON, Administratrix of the Estate of James Garret, deceased has filed her accounts at the November Term of the Probate Court of Tallahatchie County for final settlement of said Estate at the January Term 1845 of said Court.

All persons interested are hereby required to attend on said day and show cause if any they have why such final settlement and allowance of said accounts should not be made.

ELIZABETH JOHNSON, Formerly Elizabeth Garret, Adm'r. of Jas. Garret, dec'd. 35-36.

ADMINISTRATOR'S NOTICE. The State of Mississippi, Probate Court Tallahatchie County. January Term, 1845.

AT this term of the Circuit Letters of Administration having been granted to the undersigned on the estate of Hester Howard deceased, therefore all persons indebted to said estate, are requested to make prompt payment, and all those having claims against said estate, must present them duly authenticated within the time prescribed by law, or they will be thereafter barred.

NOTICE.

THE subscriber having been appointed Agent of the BOSTON and MISSISSIPPI Cotton Land Company; the NEW YORK, MISSISSIPPI and ARKANSAS Land Company; and the LOSTON and NEW YORK CHICKASAW Land Company,—hereby gives notice to those indebted to either of the above associations, that Mr. William S. Williams, or in case of his absence, Col. George Foster, is authorized to receive monies, and pass receipts for the same, in cases where a check is sent the convenience of parties of visit Hernando, that the office or the subscriber at Pontotoc, and such receipts will be received as cash, on the day of payment.

Mr. Williams is also empowered to make contracts for the sale of lands in that portion of the Chickasaw cession, lying north of the Tennessee State line; in all the counties west of the meridian, and in the counties of St. Francis and Crittenden in the State of Arkansas, and such contracts will in all cases be sanctioned and confirmed, unless public notice should be given to the contrary.

As it is the object of the proprietors to bring their lands early into market, those seeking settlements are invited to call on the subscriber at Pontotoc, or Mr. Williams, at Hernando, for good bargains, on liberal conditions.

The 'Holly Springs Guard,' and the 'Panola Lynx,' will please copy for two months. RICH'D. E. ORNE, Hernando, May 22, 1845.

NOTICE. I hereby given by me J. T. M. Bobb, Judge of the Probate Court of Panola county and state of Mississippi, that on application to me in writing, by John G. Brewster, and Elizabeth C. Brewster his wife, formerly Elizabeth C. Wright; by their attorney T. B. Turner, of said county and state, who claims an undivided portion, or part of all that tract of land being in said county, known as the west half of Fractional Section four, Township number seven west.

I have nominated John H. Keith, E. Q. Vance, and Albert H. Birdine commissioners to divide said tract of land into equal shares or portions, and unless proper objections are stated to me at the July term of said court for said county and state, on the first day of said July term, which is the 21st day of July next, the said John H. Keith, E. Q. Vance, and Albert H. Birdine will then be appointed by me, commissioners to make partition of said land, pursuant to an act, entitled an act, concerning the partition of lands held by copartners, joint-tenants, and Tenants in common; given under my hand and seal, on the 26th day of April 1845.

J. T. M. DUKE, Judge of Probate. T. B. TURNER Solicitor for Parties. 15-2a.

KNIGHTS OF THE SHOE. A TRADITIONALY TALE OF THE COCKED-HAT GENTRY OF THE OLD DOMAIN.

By the Author of 'The Cavaliers of Virginia' CHARLES YANCEY has the pleasure of informing the Southern public that he will issue from his Press in West Wetumpka, Ala. in a few weeks, the above named Novel, by a distinguished author residing in the State of Georgia.

The 'Knights of the Shoe' will be issued in Pamphlet form, 2 vols., 125 pages, or more each. Price 75 cts. per single copy—2 copies for \$2.00; 20 copies for \$10.

Letters by mail, post paid, enclosing the money, will receive prompt attention. Address CHARLES YANCEY, Wetumpka Ala.

Wetumpka, Ala., July 15, 1845.

THE STATE OF MISSISSIPPI, Tallahatchie County. Probate Court, October Term 1845.

I SHALL, on Monday the 8th day of December next, [it being the 20th Monday of said month] resign my letters of Administration on the estate of William Falkner dec'd, and make settlement of said estate with said Court so far as I have administered. All persons interested are requested to be and personally appear and show cause if any they have, why such settlement shall not be made.

J. T. M. DUKE Adm'r. of Wm Falkner. Charleston Miss., Oct. 14, 1845 [403w]

The State of Mississippi, Probate Court Tallahatchie County. August term 1845.

THE term aforesaid having granted to the undersigned, Letters of Administration on the estate of William Falkner dec'd. This is therefore, to notify all persons indebted to said estate, to make immediate payment; and all persons having claims against said estate, must present them to the undersigned, duly authenticated within the time prescribed by law, or they will be forever barred.

J. T. M. DUKE, Administrator of Wm Falkner dec'd. Charleston Aug 11 1845. 31-6w

REMOVED—NOT FAR. Dr. HOLCOMBE, having removed his family to the 'Singers' Camp Ground, near the foot of Panola, changes his furniture, and will be found at the 'Singers' Camp Ground, where he may be found at any time. Panola, Mi. July 18 1845.